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thereon prior to mailing. (37 CFR 1.10(b).



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	Docket No.
	Anticipated Classification of this application:
	Class Subclass
	Prior application:
	Examiner: Jones
	1205 Art Unit:
Washingto	n, D.C. 20231 FILING UNDER 37 CFR 1.60
WARNING:	A c-l-p (continuation-in-part) cannot be filed under 37 CFR 1.60.
WARNING:	
WARNING:	The filing of an application as the United States stage of an International Application requires an oath or declaration. 37 CFR 1.61(a)(4).
WARNING:	The claims of this new application may be finally rejected in the first Office action where all claims of the new application are drawn to the same invention claimed in the earlier application and would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered

	in the earner application. MPEP 9 706.07(b).
Th	is is a request for filing a
	[X] Continuation
	☐ Divisional
appli	cation under 37 CFR 1.60, of pending prior application
seria	I no. <u>08/167,900</u> filed on <u>July 29, 1994</u>
of	(date) John M. CARNEY and Robert A. FLOYD
for _	(inventor(s)) SPIN-TRAPPING PHARMACEUTICAL COMPOSITIONS AND METHODS OF USE THEREOR
	(title of invention)

•	CERTIFICATION UNDER 37 CFR 1.10
ited w	by certify that this 37 CFR 1.60 request and the documents referred to as attached therein are being deposite the United States Postal Service on this date

NOTE: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed

(Type or print name of person mailing paper)

(Signature of person mailing paper)

(37 CFR 1.60 [4-3]—page 1 of 7)

NOTE: 37 CFR 1.60 permits the omission of a declaration only if the prior application was complete as set forth in 37 CFR 1.51(a), namely, the prior application comprised at least (1) a specification, including a claim or claims; (2) a declaration; (3) drawings when necessary; and (4) the prescribed filing fee. Accordingly, as presently worded, 37 CFR 1.60 does not permit this procedure to be used where the prior application is pending but only the processing and retention fee required by 37 CFR 1.21(I) is paid or where the declaration was not

1.	Copy o	of Prior	Application	as t	Filed	Which	is	Attached
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Cop	y of Prior Application as Filed Which is Attached
	Under 37 CFR 1.60 practice signing and execution of the application by the applicant may be omitted pro- vided the copy is supplied by and accompanied by a statement by the applicant or his or her attorney or agent that the application papers comprise a true copy of the prior application as filed and that no amend- ments referred to in the declaration filed to complete the prior application introduced new matter therein.
NOTE:	This statement need not be verified if made by an attorney registered to practice before the PTO. (37 CFR 1.60(b)).
X	I hereby verify that the attached papers are a true copy of what is shown in my records to be the above identified prior application, including the oath or declaration originally filed (37 CFR 1.60)
The co	py of the papers of prior application as filed which are attached are as follows:
X	36 page(s) of specification
X	page(s) of claims
lacktriangle	page(s) of abstract
	sheet(s) of drawing
	(Also complete 5 below if drawings are to be transferred)
∇	6 pages of declaration and power of attorney
	If the copy of the declaration being filed does not show applicant's signature in- dicate thereon that it was signed and complete the following:
	in accordance with the indication required by 37 CFR 60(b) my records reflect that the original signed declaration showing applicant's signature was filed on <u>March</u> 25, 1994
	the amendment referred to in the declaration filed to complete the prior application and I hereby state, in accordance with the requirements of 37 CFR 1.60(b), that this amendment did not introduce new matter therein.
Amer	ndments
VARNING	G: "The claim of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds or art of record in the next Office action if they had been entered in the earlier application." MPEP § 706.07(b).
	Cancel in this application original claims of the prior application before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)

A preliminary amendment is enclosed. (Claims added by this amendment have been properly numbered consecutively beginning with the number next following the highest numbered original claim in the prior application.)

NOTE: Only amendments reducing the number of claims or adding a reference to the prior application (Rule 1.78(a)) will be entered before calculating the filing fee and granting the filing date. 37 CFR 1.60(b).

"When filing under Rule 1.60 retain at least one original claim from the patent application to assure a com-NOTE: plete application." Notice of March 3, 1986 (1064 O.G. 37-38).

(37 CFR 1.60 [4-3]—page 2 of 7)

3. Fee Calculation

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timelyp	ayment of a full leat	then the excess	fee paid	will be refu	nded on rec	juest, 37 CF	R 1.28(a).
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NOTE: Transfe	erred sheets must be	e cancelled in p	rior applic	ation.370	FR 1.88.		
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•					(37 CFF	1.60 [4-	31—page 3 of 7)

(37 CFR 1.60 [4-3]—page 3 of 7)

drawings will be necessary. If corrections are necessary, they should be made to the original drawings. Either a good copy of the corrected drawings or the corrected original can then be submitted after the Notice of Allowability is mailed. "The Notice of November 25, 1985 (1061 O.G. 12) further clarifies the submission of drawing practice by pointing out that the copies that are submitted to the office must be on strong, white, smooth and non-shiny paper and also points out that drawings for patent applications do not need to be submitted on bristol board.

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	and 1.21(I))	\$		
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NOTE:	Where an authorization to charge Notice of Allowance, the issue fee the notice of allowance. 37 CFR 1.3	will be automatically charged to the		
NOTE:	37 CFR 1.28(b) requires "Notifical status must be filed in the applical wording of 37 CFR 1.28(b): (a) notif than a small entity" and (b) no notifi	tion prior to paying or at the tirification of change of status must b	ne of paying . e made even il	issue fee." From the the fee is paid as "other

(37 CFR 1.60 [4-3]—page 5 of 7)

Ge M. Cooper, Eric S. Spector, ix J. D'Ambrosio,
Douglas R. Hanscom, James W. Hellwe, William A. Blake, Colin D. Barnitz
n atam
a. The power appears in the original papers in the prior application a. The power appears in the original papers a copy of the
b. Since the power does not appear in the original papers, a copy of the prior application is enclosed.
A new power has been executed and is attached.
and the same of the true communications to
d. (X) Address all future communications
James W. Hellwege
JONES, TULLAR & COOPER, P.C. P.O. Box 2266 Eads Station
Arlington, VA 22202
t Prior Application
14. Maintenance of Copendency of Prior Application
14. Maintenance of Copertuency of the prior application if the period set in the (This item must be completed and the papers filed in the prior application if the period set in the prior application has run)
A petition, fee and response has been filed to extend the term in the pending
prior application until
prior application until
(1060 O.G. 27) A copy of the pelition for extension of time in the prior application is attached.
Openitional Petition for Extension of Time in Prior Application
to an lote this item and file conditional petition in the prior application ii previous terms.
a conditional petition for extension of time is being filed in the pending parent
application.
filed with the paper constituting the minds
O.G.27). A copy of the conditional petition for extension of time in the prior applica-
tion is attached.
16. Abandonment of Prior Application (if applicable)
16. Abandonment of Prior Application with the application being filed is a divisional of the prior application which is not WARNING: (Do not complete this item if the application being filed is a divisional of the prior application which is not
being abandoned) and also expressly
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tinuing application."37 CFR 1.138. Please abandon the prior application at a time while the prior application is pending or when the petition for extension of time or to revive in that application pending or when the petition for extension of time or to revive in that application
pending of when the petition of the petition o

The power of attorney in the prior application is to

is granted and when this application is granted a filing—ate so as to make this application copending with said prior application.

I hereby declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Cod and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

	James W. Hellwege						
	Type or print name of person signing						
October 31, 1997	mhall.						
Date JONES, TULLAR & COOPER, P.O. Box 2266 Eads Stati	P.C. Signature						
P.O. Address of Signatory	Inventor						
Arlington, VA 22202	Assignee of complete interest						
	Person authorized to sign on behalf of assignee						
Tel. No.: (703) 415–1500	X Attorney or agent of record						
Reg. No. 28,808 (if applicable)	Filed under Rule 34(a)						
	e the following if applicable)						
Type name of assignee							
Address of assignee							
Title of person authorized to sign on behalf of a	assignee						
Assignment recorded in PTO on							
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